12-13-05

HIPW!

Approval for use through 07/31/2006. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the aperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 10/081,938 **Application Number** DEC 1 2 2005TRANSMITTAL February 22, 2002 Filing Date **FORM** First Named Inventor Infantino et al, Art Unit 3761 **Examiner Name** Stephens, Jacqueline P. (to be used for all correspondence after initial filing) **HANN-0002** Total Number of Pages in This Submission Attorney Docket Number **ENCLOSURES** (Check all that apply) After Allowance communication to (TC) Fee Transmittal Form Drawing(s) Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to TC Petition Amendment / Reply (Appeal Notice, Brief, Reply Brief) Petition to Convert to a Proprietary Information After Final Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Terminal Disclaimer **Extension of Time Request** identify below): PETITION TO WITHDRAW HOLDING OF **Express Abandonment Request** Request for Refund ABANDONMENT UNDER 37 C.F.R. § 1.181(a) Information Disclosure Statement CD, Number of CD(s) _ Landscape Table on CD Certified Copy of Priority Document(s) Reply to Missing Parts/ Remarks Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Hoffman Warnick & D'Alessandro Signature Printed name Ronald A. D'Alessandro Date December 12, 2005 Reg. No. 42,456 CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below. Signature December 12, 2005 Linda T. Sagarese Typed or printed name

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/for suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents. P.O. Box 1450, Alexandria, VA 22313-1450.

CERTIFICATE OF pplicant(s): Infanting		PRESS MAIL" (37 CFR 1.10)	Docket No. HANN-0002		
Application No. 10/081,938	Filing Date 02/22/2002	Examiner Stephens, Jacqueline P.	Customer No. Group Art U 23550 3761		
Vention: 45 CONTIN	NENCE ARTICLE HAVII	NG A BUMPER			
	he following corresponde	nce:		-	
PETITION TO WITI	HDRAW HOLDING OF A	ABANDONMENT UNDER 37 C.F.R.	SECTION 1.181(a	n)	
	(10	dentify type of correspondence)			
-		tal Service "Express Mail Post Office			
-		tal Service "Express Mail Post Office missioner for Patents, P.O. Box 1450			
-	lope addressed to: Comr	missioner for Patents, P.O. Box 1450	D, Alexandria, VA Sagarese	22313-1450 on	
-	lope addressed to: Comr	missioner for Patents, P.O. Box 1450	D, Alexandria, VA Sagarese	22313-1450 on	
-	lope addressed to: Comr	missioner for Patents, P.O. Box 1450	D, Alexandria, VA Sagarese	22313-1450 on	
-	lope addressed to: Comr	missioner for Patents, P.O. Box 1450	Sagarese son Mailing Correspond	22313-1450 on	
-	lope addressed to: Comr	Linda T. (Typed or Printed Name of Person Ma	Sagarese son Mailing Correspond	22313-1450 on	
	lope addressed to: Comr	Linda T. (Typed or Printed Name of Person Ma	Sagarese son Mailing Correspond niling Correspondence)	22313-1450 on	
-	December 12, 2005 (Date)	Linda T. (Typed or Printed Name of Person Ma	Sagarese son Mailing Correspond uiling Correspondence) 94724US ling Label Number)	22313-1450 or	



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Infantino et al.

Dkt. No: **HANN-0002**

10/081,938

Examiner: Stephens, Jacqueline P.

Filed: Title: 02/22/2002 Art Unit: 3761
INCONTINENCE ARTICLE HAVING A BUMPER

Mail Stop Petitions Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

PETITION TO WITHDRAW HOLDING OF

ABANDONMENT UNDER 37 C.F.R. § 1.181(a)

Sir:

This Petition is being filed subsequent to the Notice of Abandonment mailed November 1, 2005.

Applicants submit that the Notice of Abandonment citing Applicants' alleged failure to timely file a proper reply to the Office letter mailed on January 27, 2005 is improper, and respectfully submit:

- 1) On March 28, 2005, Applicants filed, via facsimile, an After Final Amendment in response to the Office letter. In Applicants' reply, the claims were amended to rewrite the independent claims to include the subject matter in the dependent claims deeded allowable by the Examiner in the Office letter.
- 2) On April 21, 2005, Applicants, pursuant to receipt of an Advisory Action dated April 14, 2005, conducted a telephonic interview with the Examiner to determine the Examiner's reasons that the claims were still not allowable.
- 3) On April 22, 2005, Applicants filed, via facsimile, a Replacement After Final Amendment in response to the Office letter. Applicants' Replacement After Final Amendment included the recommendations that the Examiner gave Applicants in the telephone interview of April 21, 2005 for bringing the application into condition for allowance. Applicants' Replacement After Final Amendment was filed with a Certificate of Transmission by Facsimile that is signed and dated April 22, 2005.

 Applicants received an Auto-Reply Facsimile Transmission from the United States Patent and Trademark Office (USPTO) that indicated that the Reply was received on April 22, 2005 at 2:28:57 PM. Applicants also received a transmission report from their own facsimile machine indicating that the transmission was successful.

- 4) Between April 22, 2005 and June 1, 2005, Applicants made repeated inquiries with the Examiner in an attempt to determine why no response had been docketed in PAIR. The Examiner repeatedly stated that docketed items often did not appear on PAIR in a timely manner.
- 5) On June 1, 2005, Applicants resubmitted, via facsimile, their Replacement After Final Amendment with the USPTO. Applicants included with the resubmitted Replacement After Final Amendment, the Auto-Reply Facsimile Transmission and the transmission report associated with the original submission of the response. As indicated by the date on the attached Amendment, Certification of Facsimile Transmission and Auto-Reply Facsimile Transmission, the Amendment was filed by facsimile with the USPTO on April 22, 2005, prior to the due date under the three-month statutory period based on a Final Office Action mailing date of January 27, 2005. The Replacement After Final Amendment is docketed on PAIR with a date of June 1, 2005.
- 6) Subsequent to June 1, 2005, Applicants contacted the Examiner numerous times to determine why the original filing date was not indicated on PAIR. The Examiner indicated that she had contacted docketing about the situation and that there was nothing further that Applicants needed to do to correct the situation. Also, the Examiner assured Applicants that "the ball was in her court" because a response had been timely filed, and there was therefore no need for Applicants to be concerned about possible abandonment of the application.
- 7) In the ten day period before October 4, 2005, the Examiner proposed, via telephone, an Examiner's Amendment that she said would make the case allowable. Applicants and the Examiner agreed on the substance of the Examiner's Amendment on October 4, 2005. Accordingly, Applicants expected to receive a Notice of Allowance on the case, shortly, but the Notice of Allowance was never received.

In light of the above, Applicants submit that they have timely filed a proper amendment and have diligently attempted to ensure that it had been received and was sufficient to make the application allowable. To do so, Applicants have filed and resubmitted their Replacement After Final Amendment and have made continuous contact with the Examiner. Accordingly, Applicants request withdrawal of the holding of abandonment in the above-referenced patent application.

Date: December 8, 2005

Respectfully submitted,

paid A. D'Alessandro Repeald A. D An Reg. No. 42,456

Hoffman, Warnick & D'Alessandro LLC 75 State Street, 14th Floor

Albany, New York 12207

(518) 449-0044 (518) 449-0047 (fax)

3

Auto-Reply Facsimile Transmission



TO:

Fax Sender at 518 449 0047

Fax Information

Date Received:

4/22/2005 2:28:57 PM [Eastern Daylight Time]

Total Pages: 10 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

Received Cover Page =====>

CERTIFICATE OF TR Applicant(s): Lafantino et a	LANSMISSION BY FA	CSIMILE (37 CFR 1.8)	Docket No. HANN-0002
Application No. 10/087,938	Filing Date 02/22/2002	Examiner Stephens, Jacqueline	Group Art Unit 3761
nvention: INCONTINENC	TE ARTICLE HAVING A B	UMPER	
r hereby certify that this		<u>EMENT AFTER FINAL AMENDA</u> (Identify type of correspondence) anl and Trademark Office (Fax. No.	
ON 84/22/2005 (Date)			
	 	Darci L. Delli (Tyred or Privated Name of Parasa S Darc L. A (Signaturi)	sto Tigaing Certificans)
	Nate: Each parper word	have its own certificate of mailing.	



	4	•	- · · · · · · · · · · · · · · · · · · ·
CERTIFICATE OF Applicant(s): Infantino	TRANSMISSION BY FACS	SIMILE (37 CFR 1.8)	_ocket No. HANN-0002
Application No. 10/081,938	Filing Date 02/22/2002	Examiner Stephens, Jacqueline	Group Art Unit 3761
Invention: INCONTINE	ENCE ARTICLE HAVING A BU	MPER	
I hereby certify that this	REPLACE	MENT AFTER FINAL AMENI	DMENT
• •		(Identify type of correspondence)	- 403 972-0306
is being facsimile transm	nitted to the United States Patent	ано тиветик Опсе (гах. М	J. 143-612-7300
on 04/22/2	005		
(Date)			
		Darci L. Del	í icle
		(Typed or Printed Name of Person	n Signing Certificate)
		Onia. I	Ma Lule
		(Signature)	alloute
ı			
	Note: Rach namer must be	ive its own certificate of mailing.	
	row men haber mast m	··· ··· Avin en minute at municip	
	•		

TXRESULT REPORT

NAME:HOFFMAN WARNICK D ALESSANRO LLC TEL :518 449 0047 DATE:APR.22'2005 13:33

SESSION	FUNCTION	NO.	DESTINATION STATION	DATE	TIME	PAGE	DURATION	MODE	RESULT
3166	TX	01		APR.22	13:31	010	00H02'09"	ECM	OK
			USPTO		,				

	()		<u></u>	
CERTIFICATE OF Applicant(s): Infantino e	TRANSMISSION BY FACSIMILE (37 CFR 1.8) Docket No. HANN-0002			
Application No. 10/081,938	Filing Date 02/22/2002	Examiner Group Art U Stephens, Jacqueline 3761		
Inventor By CONTINE	NCE ARTICLE HAVING A BUI	MPER		
RATE OF THADE				
I hereby certify that this is being facsimile transm		MENT AFTER FINAL AMENDME (Identify type of correspondence) and Trademark Office (Fax. No.	703-872-9306	
on 04/22/20 (Date)	005			
		Darci L. DeLisle (Typed or Printed Name of Person Sign (Signature)		

Note: Each paper must have its own certificate of mailing.



Reply under 37 CFR 1.116 **Expedited Procedure Technology Center 3700**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Infantino et al.

Conf. No.:

6412

Serial No.:

10/081,938

Art Unit:

3761

Filing Date: 02/22/2002

Examiner:

Stephens, Jacqueline

Title:

INCONTINENCE ARTICLE

Docket No.: HANN-0002

HAVING A BUMPER

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REPLACEMENT AFTER FINAL AMENDMENT

Madam:

I. INTRODUCTORY COMMENTS:

This paper is being filed in response to the Final Office Action dated January 27, 2005 and replaces the After Final Amendment filed March 28, 2005. Please amend the abovereferenced patent application as follows:

Amendments to the Claims are reflected in the listing of claims that begins on page 2 of this paper.

Remarks begin on page 7 of this paper.

II. AMENDMENTS TO THE CLAIMS

- 1. (Currently Amended) An incontinence article, comprising:
 - a front portion for wearing adjacent to a front of a user;
- a rear portion joined to the front portion, the rear portion for wearing adjacent to a rear of the user; and

a front guard extending above the rear portion vertically from a waist area of the front portion to a middle chest area of the user; and

a bumper extending to transversely opposite side edges along a longitudinally outer edge of at least one of the front portion guard and the rear portion.

- 2. (Currently Amended) The article of claim 1, further comprising a front guard extending above the rear portion vertically from a waist area of the front portion to a middle chest area of a user, wherein the bumper is positioned along a longitudinally outer edge of the front guard.
- 3. (Currently Amended) The article of claim 1, further comprising a back guard extending above the front portion vertically from a waist area of the rear portion to a middle back area of a the user, wherein the bumper is attached along a top longitudinally outer edge of the back guard.
- 4. (Previously Presented) The article of claim 1, wherein the bumper is positioned along the longitudinally outer edge of the front portion.

- 5. (Previously Presented) The article of claim 1, wherein the bumper is positioned along the top longitudinally outer edge of the rear portion.
- 6. (Original) The article of claim 1, wherein the bumper is a block.
- 7. (Original) The article of claim 1, wherein the bumper is a roll.
- 8. (Previously Presented) An incontinence article, comprising:
- a front portion for wearing adjacent to a front of a user, the front portion having a front guard extending vertically from a waist area to a middle chest area of a user;
- a rear portion for wearing adjacent to a rear of the user, the rear portion having a back guard extending vertically from a waist area to a middle back area of a user;
 - a crotch portion between the front portion and the rear portion; and
- a bumper extending to transversely opposite side edges along a longitudinally outer edge of at least one of the front guard and the back guard.
- 9. (Previously Presented) The article of claim 8, wherein the bumper is positioned along the longitudinally outer edge of the front guard.
- 10. (Previously Presented) The article of claim 8, wherein the bumper is positioned along the top longitudinally outer edge of the back guard.

11. (Original) The article of claim 8, wherein the bumper is a roll.
12. (Original) The article of claim 8, wherein the bumper is a block.
13. (Previously Presented) The article of claim 8, wherein a first bumper is positioned along the longitudinally outer edge of the front guard, and wherein a second bumper is positioned along the
longitudinally outer edge of the back guard.
14. (Canceled).
15. (Canceled).
16. (Canceled).
17. (Canceled).
18. (Canceled).
19. (Canceled).

- 20. (Previously Presented) An incontinence article, comprising:
 - a rear portion for wearing adjacent to a rear of a user;
- a front portion for wearing adjacent to a front of a user, the front portion having a front guard extending above the rear portion vertically from a waist area to a middle chest area of a user;
 - a crotch portion between the front portion and the rear portion; and
- a bumper extending to transversely opposite side edges along a longitudinally outer edge of at least one of the front guard and the rear portion.
- 21. (Previously Presented) The article of claim 20, wherein the bumper is positioned along the longitudinally outer edge of the front guard.
- 22. (Previously Presented) The article of claim 20, wherein the bumper is positioned along the longitudinally outer edge of the rear portion.
- 23. (Previously Presented) The article of claim 20, wherein a first bumper is positioned along the longitudinally outer edge of the front guard, and wherein a second bumper is positioned along the longitudinally outer edge of the rear portion.
- 24. (Previously Presented) The article of claim 20, wherein the bumper is a roll.
- 25. (Previously Presented) The article of claim 20, wherein the bumper is a block.

- 26. (Previously Presented) The article of claim 1, wherein the bumper is absorbent.
- 27. (Previously Presented) The article of claim 8, wherein the bumper is absorbent.
- 28. (Canceled).
- 29. (Previously Presented) The article of claim 20, wherein the bumper is absorbent.

III. REMARKS

Claims 1-13, 20-27 and 29 are pending in this application. By this amendment, claims 1 and 2 have been amended and claims 14-19 and 28 have been canceled. These amendments are being made to facilitate early allowance of the presently claimed subject matter. Applicants do not acquiesce in the correctness of the rejections and reserve the right to present specific arguments regarding any rejected claims not specifically addressed. Further, Applicants reserve the right to pursue the full scope of the subject matter of the original claims in a subsequent patent application that claims priority to the instant application. Reconsideration in view of the following remarks is respectfully requested.

Entry of this Amendment is proper under 37 C.F.R. 1.116(b) because the Amendment: (a) places the application in condition for allowance as discussed below; (b) does not raise any new issues requiring further search and/or consideration; and (c) places the application in better form for appeal. Accordingly, Applicants respectfully request entry of this Amendment.

In the Office Action, claims 1-3, 5, 14, 15, 26 and 28 are rejected under 35 U.S.C. §102(b) as being anticipated by Roe *et al.* (U.S. Patent No. 5,989,236), hereafter "Roe." Claims 6, 7, 18, and 19 are rejected under 35 U.S.C. §103(a) as being unpatentable over Roe. Claims 8-13, 20-25, 27 and 29 have been indicated as being allowable and claims 2 and 17 have been indicated as containing allowable subject matter. Applicants gratefully appreciate the indication of allowability/allowable subject matter.

Initially, Applicants thank the Examiner for the telephone interview of April 21, 2005 with their representative. In the interview, the Examiner agreed with Applicants' representative that the amendment could be entered if the section of claim 1 beginning "...a front guard..." was

preceded by the section of claim 1 beginning "...a rear portion..." and the term "the front portion" in claim 1, line 8 was replaced with the term "the front guard."

The Office has objected to claims 2 and 17 as being dependent upon a rejected base claim, but states that they would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. In response, Applicant has amended independent claims 1 to include the limitation "...a front guard extending above the rear portion vertically from a waist area of the front portion to a middle chest area of a user;" of claim 2. Furthermore, in accordance with the recommendation of the Examiner, Applicants have amended claim 1 to recite "...a bumper extending to transversely opposite side edges along a longitudinally outer edge of at least one of the front guard and the rear portion." Applicants have also amended claims 1 and 3 to correct minor informalities. Accordingly, Applicant asserts that the subject matter of amended claim 1 and all dependent claims is allowable. Accordingly, Applicant respectfully requests withdrawal of the rejections and allowance of the claims.

IV. CONCLUSION

In light of the above, Applicants respectfully submit that all claims are in condition for allowance. Should the Examiner require anything further to place the application in better condition for allowance, the Examiner is invited to contact Applicants' undersigned representative at the number listed below.

Respectfully submitted,

Repaid A. D'Alessandro

Reg. No.: 42,456

Date:

Hoffman, Warnick & D'Alessandro LLC

Three E-Comm Square

Albany, New York 12207

(518) 449-0044

(518) 449-0047 (fax)

RAD/hew